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6 Attorneys for Defendant TRANS UNION LLC

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8 **UNITED STATES DISTRICT COURT**

9 **NORTHERN DISTRICT OF CALIFORNIA**

10

11 EMELIA M. PASTERNAK,
12 Plaintiff,

Case No. 3:07-cv-04980-MJJ

13 vs.

14 TRANS UNION LLC, EXPERIAN
INFORMATION SOLUTIONS, INC.,
15 EQUIFAX INFORMATION
SERVICES, LLC, and CAPITAL ONE
16 BANK, a national association,

JOINT REQUEST EXTENDING
DATE FOR COMPLETING
LIMITED DISCOVERY; ORDER

17 Defendants.

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19 The parties through their respective counsel have had extensive
20 discussions concerning the completion of deposition of defendant Trans Union LLC.
21 Currently the date set for completion of fact discovery is September 19, 2008,
22 pursuant to the Joint Request and Order, Dkt. #87.

23 The parties request that the Court extend the deadline for the
24 completion of deposition of Trans Union LLC to October 31, 2008.

25 Subject to the above stipulation concerning completion of non-expert
26 discovery, there is no further non-expert discovery to be completed.

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1 Respectfully submitted,
2 MUSICK. PEELER & GARRETT LLP
3

4 Bv: _____ /s/
5 Donald E. Bradley
6 Attorneys for Defendant TRANS UNION
7 LLC
8

9 KEMNITZER, ANDERSON, BARRON
10 OGILVIE & BREWER LLP
11

12 Bv: _____ /s/
13 Andrew J. Ogilvie
14 Attorneys for Plaintiff EMELIA M.
15 PASTERNAK
16

17 REED SMITH
18

19 Bv: _____ /s/
20 Terry B. Bates
21 Attorneys for Defendant CAPITAL ONE
22 BANK
23

24 JONES DAY
25

26 Bv: _____ /s/
27 Lucinda Andrew
28 Attorneys for Defendant EXPERIAN
INFORMATION SOLUTIONS, INC.

22 KING & SPALDING
23

24 Bv: _____ /s/
25 Cara Hergenroether
26 Attorneys for Defendant EQUIFAX
27 INFORMATION SERVICES LLC
28

ORDER

Pursuant to the foregoing stipulation and good cause appearing therefore, the Court ORDERS that the deadline for the completion of the deposition of Trans Union LLC is extended to October 31, 2008.

Dated: September 23, 2008

Claudia Litt

By: _____
CLAUDIA WILKEN
UNITED STATES DISTRICT JUDGE